



April 20, 1984

Ms. Betti Harris  
State Program Section  
Waste Management Program  
U.S. EPA Region VII  
324 E. Eleventh St.  
Kansas City, MO 64106

EPA-ARWM/WMBR

APR 25 1984

Region VII K.C., MO

Dear Ms. Harris:

Attached hereto is a copy of a letter from Armco, Inc. concerning the reclassification of their Union Wire Rope facility (MOD001686740) to generator status only. It is stated in this letter that Union Wire Rope has never acted as a TSD facility. If this is true, then they may be removed administratively. If EPA has evidence indicating that the Union Wire Rope facility has stored hazardous waste for over 90 days, then notify me and MDNR will begin closure plan review in accordance with 40 CFR 265.112(d).

I believe the compliance branch of your agency has had involvement with this facility, so you may wish to contact Mr. David Doyle concerning this status change.

If there are any questions, please advise.

Sincerely,

Paul Meiburger  
Environmental Engineer  
Waste Management Program

PM/bki

Attachment

cc: Leland Scott  
David Doyle

*Marc - Pls pull  
this file + determine  
if they stored over  
90 days + let  
me know.  
th*

MISSOURI DEPARTMENT OF NATURAL RESOURCES  
P.O. Box 1368  
Jefferson City, Missouri 65102 (314) 751-3241  
1915 Southridge Drive



R00065079  
RCRA Records Center

Christopher S. Bond Governor  
Fred A. Lafser Director

Division of Environmental Quality  
Robert J. Schreiber Jr., P.E. Director



## ARMCO MIDWESTERN STEEL DIVISION

April 10, 1984

**RECEIVED**

**APR 13 1984**

Mr. Arthur H. Groner  
Chief, Enforcement Unit  
Waste Management Program  
Missouri Department of Natural Resources  
1915 Southridge Drive  
Jefferson City, MO 65102

**WASTE  
MANAGEMENT PROGRAM**

Dear Mr. Groner:

In response to your March 12, 1984 letter requesting a closure plan, closure cost estimate, and financial assurance mechanism for our Union Wire Rope facility, I have enclosed an updated closure plan and closure cost estimate.

In 1980, a Part A Permit Application was submitted to EPA for our Union Wire Rope facility. The application included notification as both a generator and T/S/D facility for waste pickle liquor (K062) and paint residues (F017). Since that time paint residues have been delisted and in any case we no longer generate them.

In our pickling operation we continually regenerate our acid and sell ferrous sulphate crystals from the regeneration process. We do not store nor have we stored over 90 days any pickle liquor. We will not be storing any pickle liquor over 90 days in the future and request that Union Wire Rope be returned to generator only status. For this reason we have not included the financial assurance required by the State pending your response to this request.

We would appreciate your assistance in the steps required to put the Union Wire Rope facility on a generator only status.

If you have questions, please contact me at (816) 242-5851.

Very truly yours,

Leland H. Scott  
RCRA Coordinator

LHS/sk  
Encl.

cc: Mr. K. A. Niebrugge  
Mr. D. E. Allison  
Mr. H. E. McCune, Middletown  
Mr. R. L. Bernens, "